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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/708,336	02/25/2004	Christopher Scott Lindsey		2335
	7590 07/09/200 R SCOTT LINDSEY	8	EXAMINER	
	RIDGE DRIVE SOU	ГН	SWEARINGEN, JEFFREY R	
JACKSONVILLE, FL 32225			ART UNIT	PAPER NUMBER
			2145	
			NOTIFICATION DATE	DELIVERY MODE
			07/09/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

	Application No.	Applicant(s)			
	10/708,336	LINDSEY, CHRISTOPHER SCOTT			
Office Action Summary	Examiner	Art Unit			
	Jeffrey R. Swearingen	2145			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	L. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) ☐ Responsive to communication(s) filed on 24 M 2a) ☐ This action is FINAL . 2b) ☐ This 3) ☐ Since this application is in condition for alloware closed in accordance with the practice under B	s action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) Claim(s) 1-4 is/are pending in the application. 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-4 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o Application Papers 9) The specification is objected to by the Examine 10) The drawing(s) filed on 25 February 2004 is/are Applicant may not request that any objection to the	or election requirement. er. e∶ a)□ accepted or b)□ objecte drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate			

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DETAILED ACTION

Election/Restrictions

1. Based on Applicant's remarks and the telephonic interview conducted with the Examiner, the election is withdrawn provisionally pending a search for potential allowable subject matter.

- 2. Applicant should submit an argument under the heading "Remarks" pointing out disagreements with the examiner's contentions. Applicant must also discuss the references applied against the claims, explaining how the claims avoid the references or distinguish from them.
- 3. An examination of this application reveals that applicant is unfamiliar with patent prosecution procedure. While an inventor may prosecute the application, lack of skill in this field usually acts as a liability in affording the maximum protection for the invention disclosed. Applicant is advised to secure the services of a registered patent attorney or agent to prosecute the application, since the value of a patent is largely dependent upon skilled preparation and prosecution. The Office cannot aid in selecting an attorney or agent.

A listing of registered patent attorneys and agents is available on the USPTO Internet web site http://www.uspto.gov in the Site Index under "Attorney and Agent Roster." Applicants may also obtain a list of registered patent attorneys and agents located in their area by writing to the Mail Stop OED, Director of the U. S. Patent and Trademark Office, PO Box 1450, Alexandria, VA 22313-1450

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 1-4 are rejected under 35 U.S.C. 102(b) as being anticipated by Wood et al. (US 5,715,823).
- 6. In regard to claim 1, Wood disclosed a method for extending the viewing capability of current, traditional Medical Computer Imaging systems to a standard World Wide Web browser for authorized

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users; without the need for a digitizing device or elaborate computer workstation system. Wood's abstract teaches "a medical ultrasonic diagnostic imaging system...which is capable of being accessed over data communication networks such as the Internet, making the ultrasonic images, diagnostic reports, and ultrasound system diagnostics information and operation accessible to a conventional personal computer using commercially available software at virtually any remote location...mak[ing] it possible for physicians to remotely access, control, and perform diagnoses using their ultrasound systems over a network such as the World Wide Web with no special hardware requirements." Wood, column 9, lines 40-65 presents a Web system where ultrasound information can be accessed over a Web pages. Patient reports are accessed in Wood, column 6, lines 10-40. Diagnostics can be performed in Wood, column 6, lines 41-58.

- 7. In regard to claim 2, Wood disclosed a method for implementing a Filmless and Paperless medical scan procedure which complements the current, traditional Medical Computer Imaging systems.

 The ultrasound system for Wood is described in column 5, lines 6-22.
- 8. In regard to claim 3, Wood disclosed a method for providing the capabilities of: remote diagnosis, remote dictation, remote transcription, and remote report release of images/studies performed with current, traditional Medical Computer Imaging systems by standardizing the formats and protocols used for these tasks to standards and protocols used in standard World Wide Web browsers. Wood utilizes the Hypertext Transport Protocol, which is a standard protocol used in standard World Wide Web browsers. See Wood, column 3, lines 18-24. Multiple formats are presented in column 5, lines 1-5.
- 9. In regard to claim 4, Wood disclosed a method for providing controlled, private access to images/studies and corresponding reports of current, traditional Medical Computer Imaging systems by utilizing secure World Wide Web access over the Internet; or by utilizing circuit-switched, dial-up, or leased communication lines. The network utilized such as the WWW, Internet, or modem, is described in column 3, lines 34-36.

Conclusion

- 10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 11. Applicant may wish to review these other patents when filing the response.
- 12. Doyle et al.

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13. Doyle discloses an internet browser used to access information on a remote server, such as MRI

and CAT scans.

14. Wood et al.

US 5,851,186

15. This is another patent describing Wood's ultrasound system.

16. Callahan et al.

US 5,949,491

17. This is an ultrasound imaging system. The patient information and images are accessible over

the Internet.

18. Argiro et al.

US 5,986,662

19. Argiro describes another medical imaging system in 3-D, posting reports and images for retrieval

using a web browser over the Internet.

Any inquiry concerning this communication or earlier communications from the examiner should

be directed to Jeffrey R. Swearingen whose telephone number is (571)272-3921. The examiner can

normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Jason Cardone can be reached on 571-272-3933. The fax phone number for the organization where this

application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application

Information Retrieval (PAIR) system. Status information for published applications may be obtained from

either Private PAIR or Public PAIR. Status information for unpublished applications is available through

Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC)

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or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-

1000.

Jeffrey R. Swearingen Examiner

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/J. R. S./ Examiner, Art Unit 2145

/Jason D Cardone/ Supervisory Patent Examiner, Art Unit 2145